Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				deployment in accordance with FCC rules, on the	Verizon's proposed language satisfies its
				terms and conditions set forth herein. In order for	requirements under Commission rules.
1				a Loop to be eligible for Line Sharing, the following	Similarly, the Commission has determined
1 1				conditions must be satisfied for the duration of the	that "Verizon demonstrates that it makes it
1 1				Line Sharing arrangement: (i) the Loop must	possible for competing carriers to provide
1		1		consist of a copper loop compatible with an xDSL	voice and data service over a single loop,
1 1				service that is presumed to be acceptable for	i.e., to engage in line splitting."
1 1				shared-line deployment in accordance with FCC	
1 1		1		rules; (ii) Verizon must be providing simultaneous	While the Commission has recognized that
ł į				circuit-switched analog voice grade service to the	there are other ways in which line sharing
1 1				Customer served by the Loop in question; (iii) the	and line splitting may be implemented, it
} }		1		Verizon Customer's dial tone must originate from a	has not mandated any particular means.
1				Verizon End Office Switch in the Wire Center	Instead, the Commission has initiated
ŀ				where the Line Sharing arrangement is being	further proceedings to address the difficult
}				requested; and (iv) the xDSL technology to be	technical, operational, and legal issues
1				deployed by the CLEC on that Loop must not	raised by the various potential methods by
				significantly degrade the performance of other	which CLECs have proposed to gain access
				services provided on that Loop.	to the unbundled high frequency portion of
1		1			a loop using fiber-fed DLCs and to engage
1 1				4.3 Verizon shall make Line Sharing available to	in line splitting. AT&T and WorldCom
]				**CLEC at the rates and charges set forth in the	should not be permitted to short-circuit that
1				Pricing Attachment. In addition to the recurring	rulemaking by litigating these complex
1 1				and nonrecurring charges shown in the Pricing	issues here. Because their proposals would
1 1				Attachment for Line Sharing itself, the following	have an industry-wide impact, principles of
1				rates shown in the Pricing Attachment and in	administrative law and judicial economy
1 1				Verizon's applicable Tariffs are among those that	dictate that these issues be decided instead
1 1				may apply to a Line Sharing arrangement: (i)	in the pending rulemaking proceedings.
1				prequalification charges to determine whether a	
1 1				Loop is xDSL compatible (i.e., compatible with an	Moreover, in summarizing this issue,
1				xDSL service that is presumed to be acceptable for	WorldCom failed to include its proposed
1 1				shared-line deployment in accordance with FCC	contract language on point, § 4.9.4.2.
				rules); (ii) engineering query charges, engineering	
				work order charges, or Loop conditioning (Digital	
) )				Designed Loop) charges; (iii) charges associated	
		1		with Collocation activities requested by **CLEC;	
				and (iv) misdirected dispatch charges, charges for	
LICAL MALE	DE DIGERE	DETITIONEDS IS NECESSARY, W			<del></del>

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
	- 1-7-7-1			installation or repair, manual intervention surcharges, trouble isolation charges, and pair swap/line and station transfer charges.	
				4.4 The following ordering procedures shall apply to Line Sharing:	
				4.4.1 To determine whether a Loop qualifies for Line Sharing, the Loop must first be prequalified to determine if it is xDSL compatible. **CLEC must utilize the mechanized and manual Loop qualification processes described in the terms applicable to xDSL and Digital Designed Loops, as referenced in Section 4.4.5, below, to make this determination.	
				4.4.2 **CLEC shall place orders for Line Sharing by delivering to Verizon a valid electronic transmittal service order or other mutually agreed upon type of service order. Such service order shall be provided in accordance with industry format and specifications or such format and specifications as may be agreed to by the Parties.	
				4.4.3 If the Loop is prequalified by **CLEC through the Loop prequalification database, and if a positive response is received and followed by receipt of **CLEC's valid, accurate and prequalified service order for Line Sharing, Verizon will return an LSR confirmation within twenty-four (24) hours (weekends and holidays excluded) for LSRs with less than six (6) loops and within 72 hours (weekends and holidays excluded) for LSRs with six (6) or more loops.	
		POTITIONEDS IS NECESSARY, W		4.4.4 If the Loop requires qualification manually	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				or through an Engineering Query, three (3) additional Business Days will be generally be required to obtain Loop qualification results before	
				an order confirmation can be returned following receipt of **CLEC's valid, accurate request.	
				Verizon may require additional time to complete	
				the Engineering Query where there are poor record conditions, spikes in demand, or other unforeseen events.	
				4.4.5 If conditioning is required to make a Loop capable of supporting Line Sharing and **CLEC orders such conditioning, then Verizon shall	
				provide such conditioning in accordance with the terms of this Agreement pertaining to Digital	
				Designed Loops; provided, however, that Verizon shall not be obligated to provide Loop conditioning	
				if Verizon establishes that such conditioning is likely to degrade significantly the voice-grade service being provided to Verizon's Customers over such	
				Loops.	
				4.4.6 The standard Loop provisioning and installation process will be initiated for the Line	
		·		Sharing arrangement only once the requested engineering and conditioning tasks have been	
				completed on the Loop. Scheduling changes and charges associated with order cancellations after	
				conditioning work has been initiated are addressed	
				in the terms pertaining to Digital Designed Loops, as referenced in Section 4.4.5, above. The standard	
				provisioning interval for the Line Sharing arrangement shall be three (3) business days for	
				Line Sharing requests of 5 or fewer arrangements.	
				In no event shall the Line Sharing interval applied to **CLEC be longer than the interval applied to	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				any Affiliate of Verizon. Line Sharing arrangements that require pair swaps or line and station transfers in order to free up facilities will have a provisioning interval of no less than six (6) business days.	
				4.4.8 The Parties recognize that Line Sharing is a new offering by Verizon. The Parties will make reasonable efforts to coordinate their respective roles in the early phases of the roll out of Line Sharing in order to minimize provisioning problems and facility issues. **CLEC will provide reasonable, timely, and accurate forecasts of its Line Sharing requirements, including splitter placement elections and ordering preferences. These forecasts are in addition to projections provided for other stand-alone unbundled Loop types.	
				4.5 To the extent required by Applicable Law, **CLEC shall provide Verizon with information regarding the type of xDSL technology that it deploys on each shared Loop. Where any proposed change in technology is planned on a shared Loop, **CLEC must provide this information to Verizon in order for Verizon to update Loop records and anticipate effects that the change may have on the voice grade service and other Loops in the same or adjacent binder groups.	
		DETITION FIRE IS NEGECEARY W		4.6 As described more fully in Verizon Technical Reference 72575, the xDSL technology used by **CLEC for Line Share Arrangements shall operate within the Power Spectral Density (PSD) limits set forth in T1.413-1998 (ADSL), T1.419-2000 (Splitterless ADSL), or TR59-1999 (RADSL), and MVL (a proprietary technology) shall operate	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		and the same of th
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				within the 0 to 4 kHz PSD limits of T1.413-1998 and	
1 1				within the transmit PSD limits of T1.601-1998 for	
1				frequencies above 4 kHz, provided that the MVL	
		1		PSD associated with audible frequencies above 4	
1 1				kHz shall be sufficiently attenuated to preclude	
1 1		1		significantly degrading voice services. **CLEC's	
1 1				deployment of additional Advanced Services shall	
				be subject to the applicable FCC Rules.	
				4.7 **CLEC may only access the high frequency	
				portion of a Loop in a Line Sharing arrangement	
1 1				through an established Collocation arrangement at	
1 1				the Verizon Serving Wire Center that contains the	
1		1		End Office Switch through which voice grade	
1				service is provided to Verizon's Customer.	
1 1				**CLEC is responsible for providing a splitter at	
1 1				that Wire Center that complies with ANSI	
1				specification T1.413 through one of the splitter	
)				options described below. **CLEC is also	
1 1				responsible for providing its own DSLAM	
1 1				equipment in the Collocation arrangement and any	
1 1				necessary CPE for the xDSL service it intends to	
1 1		ì		provide (including CPE splitters, filters and/or	
				other equipment necessary for the end user to	
				receive separate voice and data services across the	
				shared Loop). Two splitter configurations are	
				available. In both configurations, the splitter must	
				be provided by **CLEC and must satisfy the same	
				NEBS requirements that Verizon imposes on its	
				own splitter equipment or the splitter equipment of	
				any Verizon Affiliate. **CLEC must designate	
				which splitter option it is choosing on the	
				Collocation application or augment. Regardless of	
				the option selected, the splitter arrangements must	
				be installed before **CLEC submits an order for	
<u>_</u>				be instance before CEEC submits an order for	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
	7.1.			Line Sharing.	
				Splitter Option 1: Splitter	
				in **CLEC Collocation	
				Area	
				In this configuration, the **CLEC-	
1				provided splitter (ANSI T1.413 or	
1				MVL compliant) is provided,	
Į				installed and maintained by	
				**CLEC in its own Collocation	
1				space within the Customer's	
ļ				serving End Office. The Verizon-	
1				provided dial tone is routed	
				through the splitter in the **CLEC	
}				Collocation area. Any	
į				rearrangements will be the	
				responsibility of **CLEC.	
ļ					
				Splitter Option 2: Splitter	
				in Verizon Area	
				In this configuration, Verizon	
1				inventories and maintains a	
1				**CLEC-provided splitter (ANSI	
		ļ		T1.413 or MVL compliant) in	
]				Verizon space within the	
1				Customer's serving End Office. At	
				**CLEC's option, installation of	
				the splitter may be performed by Verizon or by a Verizon-approved	
1		]		vendor designated by **CLEC.	
1		1		The splitter is installed (mounted)	
1				in a relay rack between the POT	
]				(Point of Termination) Bay and the	
CENT NUMBER		DETITIONED LE MEGEGGARY, N			

Issue		Petitioners' Proposed Contract	Petitioners' Rationale	I	
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				The state of the s	V C. 12011 Auttonate
				MDF, and the demarcation point is	
1				at the splitter end of the cable	
				connecting the CLEC Collocation	
				and the splitter. Verizon will	
1 1		1		control the splitter and will direct	
				any required activity. Verizon will	
1		j		perform all POT Bay work	•
1		1		required in this configuration.	
1 1		1		Verizon will provide a splitter	
1				inventory to **CLEC upon	· I
}		1		completion of the required	
				augment.	
!				auginent.	
1				4.7.1 Where a new splitter is to be installed as part	
!				of an initial Collocation implementation, the splitter	
1 1				installation may be ordered as part of the initial	
1 1				· · · · · · · · · · · · · · · · · · ·	
				Collocation application. Associated Collocation	
				charges (application and engineering fees) apply.	
1 )		1		**CLEC must submit a new Collocation	
		1		application, with the application fee, to Verizon	
				detailing its request. Except as otherwise required	
1		1		by Applicable Law, standard Collocation intervals	
!!		į.		will apply (unless Applicable Law requires	
ļļ				otherwise).	
1		· ·			
				4.7.2 Where a new splitter is to be installed as part	
				of an existing Collocation arrangement, or where	
j l				the existing Collocation arrangement is to be	
į l		Į į		augmented (e.g., with additional terminations at the	
]				POT Bay), the splitter installation or augment may	
				be ordered via an application for Collocation	
				augment. Associated Collocation charges	
				(application and engineering fees) apply. **CLEC	İ
1				must submit the application for Collocation	
				augment, with the application fee, to Verizon	
				Unless a longer interval is stated in Verizon's	
VEV WILE	THE DIOTRILOTION AND AND AND AND AND AND AND AND AND AN	DETITIONEDS IS NECESSADV: W	116 (11) 6 ( 11)		·

Issue No.	Statement of Issue	Petitioners' Proposed Contract Language	Petitioners' Rationale	Verizon's Proposed Contract Language	Verizon Rationale
				applicable Tariff, an interval of seventy-six (76) business days shall apply.	
				4.8 **CLEC will have the following options for testing shared Loops:	
				4.8.1 Under Splitter Option 1, **CLEC may conduct its own physical tests of the shared Loop from **CLEC's collocation area. If it chooses to do	
				so, **CLEC may supply and install a test head to facilitate such physical tests, provided that: (a) the test head satisfies the same NEBS requirements that	
				Verizon imposes on its own test head equipment or the test head equipment of any Verizon Affiliate; and (b) the test head does not interrupt the voice	
				circuit to any greater degree than a conventional MLT test. Specifically, the **CLEC-provided test equipment may not interrupt an in-progress voice	
				connection and must automatically restore any circuits tested in intervals comparable to MLT.  This optional **CLEC-provided test head would be	
				installed between the "line" port of the splitter and the POT bay in order to conduct remote physical tests of the shared loop.	
		·		4.8.2 Under Splitter Option 2, either Verizon or a Verizon-approved vendor selected by **CLEC may	
				install a **CLEC-provided test head to enable  **CLEC to conduct remote physical tests of the shared Loop. This optional **CLEC-provided test	
				head may be installed at a point between the "line" port of the splitter and the Verizon-provided test head that is used by Verizon to conduct its own	
		O DETITIONED IS NECESSABLY. W		Loop testing. The **CLEC-provided test head must satisfy the same NEBS requirements that Verizon imposes on its own test head equipment or	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				the test head equipment of any Verizon Affiliate, and may not interrupt the voice circuit to any greater degree than a conventional MLT test. Specifically, the **CLEC-provided test equipment may not interrupt an in-progress voice connection and must automatically restore any circuits tested in intervals comparable to MLT. Verizon will inventory, control and maintain the **CLEC-provided test head, and will direct all required activity.	
				4.8.3 Under either Splitter Option, if Verizon has installed its own test head, Verizon will conduct tests of the shared Loop using a Verizon-provided test head, and, upon request, will provide these test results to **CLEC during normal trouble isolation procedures in accordance with reasonable procedures.	
				4.8.4 Under either Splitter Option, Verizon will make MLT access available to **CLEC via RETAS after the service order has been completed.  **CLEC will utilize the circuit number to initiate a test. This functionality will be available on October 31, 2000.	
				4.8.5 The Parties will continue to work cooperatively on testing procedures. To this end, in situations where **CLEC has attempted to use one or more of the foregoing testing options but is still unable to resolve the error or trouble on the shared Loop, Verizon and **CLEC will each dispatch a technician to an agreed-upon point to conduct a joint meet test to identify and resolve the error or trouble. Verizon may assess a charge for a	
		DETITIONEDS IS NECESSABLY.		misdirected dispatch only if the error or trouble is	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
ļ			23	determined to be one that **CLEC should	
				reasonably have been able to isolate and diagnose	
				through one of the testing options available to	
				**CLEC above. The Parties will mutually agree	
				upon the specific procedures for conducting joint	
]		1		meet tests.	
				4.8.6 Verizon and **CLEC each have a joint	
ĺ				responsibility to educate its Customer regarding	
				which service provider should be called for	
				problems with their respective voice or Advanced	
				Service offerings. Verizon will retain primary	
		1		responsibility for voice band trouble tickets,	
				including repairing analog voice grade services and	
				the physical line between the NID at the Customer	
		1		premise and the point of demarcation in the central	
1				office. **CLEC will be responsible for repairing	
				advanced data services it offers over the Line	
				Sharing arrangement. Each Party will be	
		I I		responsible for maintaining its own equipment.	
1				Before either Party initiates any activity on a new	
				shared Loop that may cause a disruption of the	
1				voice or data service of the other Party, that Party	
				shall first make a good faith effort to notify the	
				other Party of the possibility of a service disruption.  Verizon and **CLEC will work together to address	
				Customer initiated repair requests and to prevent	
				adverse impacts to the Customer.	
l				auverse impacts to the Customer.	
				4.8.7 When Verizon provides inside wire	
				maintenance services to the Customer, Verizon will	
}				only be responsible for testing and repairing the	
				inside wire for voice-grade services. Verizon will	
				not test, dispatch a technician, repair, or upgrade	
1				inside wire to clear trouble calls associated with	
				**CLEC's Advanced Services. Verizon will not	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				repair any CPE equipment provided by **CLEC.	
				Before a trouble ticket is issued to Verizon,	
İ				**CLEC shall validate whether the Customer is	
}		]		experiencing a trouble that arises from **CLEC's	
				Advanced Service. If the problem reported is	
j		1		isolated to the analog voice-grade service provided	
		į		by Verizon, a trouble ticket may be issued to	
				Verizon.	
		]		4.8.8 In the case of a trouble reported by the	
		1		Customer on its voice-grade service, if Verizon	
				determines the reported trouble arises from	
				**CLEC's Advanced Services equipment, splitter	
				problems, or **CLEC's activities, Verizon will:	
				4.8.8.1 Notify **CLEC and request that **CLEC	
I				immediately test the trouble on **CLEC's	
				Advanced Service.	
				4.8.8.2 If the Customer's voice grade service is so	
				1	
1		1		degraded that the Customer cannot originate or receive voice grade calls, and **CLEC has not	
				cleared its trouble within a reasonable time frame,	
ì		]		Verizon may take unilateral steps to temporarily	
				restore the Customer's voice grade service if	
				Verizon determines in good faith that the cause of	
1		1		the voice interruption is **CLEC's data service.	
				the voice interruption is CDDC 3 data service.	
				4.8.8.3 Upon completion of the steps in 4.8.8.1 and	
		]		4.8.8.2, above, Verizon may temporarily remove the	
		[		**CLEC-provided splitter from the Customer's	
				Loop and switch port if Verizon determines in good	
		1		faith that the cause of the voice interruption is	
				**CLEC's data service.	
				4.8.8.4 Upon notification from **CLEC that the	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				malfunction in **CLEC's advanced service has	
				been cleared, Verizon will restore **CLEC's	
1				advanced service by restoring the splitter on the	
				Customer's Loop.	
				4.8.8.5 Upon completion of the above steps,	
				**CLEC will be charged a Trouble Isolation	
				Charge (TIC) to recover Verizon's costs of isolating	
1		1		and temporarily removing the malfunctioning	
ŧ				Advanced Service from the Customer's line if the	
				cause of the voice interruption was **CLEC's data	
				service.	
				4.8.8.6 Verizon shall not be liable for damages of	
				any kind for disruptions to **CLEC's data service	
				that are the result of the above steps taken in good	
				faith to restore the end user's voice-grade POTS	
				service, and **CLEC shall indemnify Verizon from	
				any Claims that result from such steps.	
				Line Splitting Addendum	
		·		2.xx "Line Splitting" is an arrangement by which	
l				WorldCom, at its Collocation arrangement or the	
1				Collocation arrangement provided by Verizon to	
				another CLEC, facilitates that CLEC's provision of	
		1		ADSL (in accordance with T1.413) or any other	
ļ				xDSL technology that is presumed to be aceptable	
1		]		for shared line deployment in accordance with FCC	
				rules, to a particular WorldCom customer over the	
[				high frequency range portion of an existing copper	
}				xDSL compatible Loop (i.e. compatible with an	
}				xDSL service that is presumed to be acceptable for	
I/DV DV	D = 0	DETITIONEDS IS NECESSARY: W		shared line deployment in accordance with FCC	

Issue No.	C1	Petitioners' Proposed Contract	Petitioners' Rationale		
140.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
			<del></del>	rules)("data channer") provided by Verizon that is	
1 1		1		used simultaneously by WorldCom to provide	
\ \ \		}		analog circuit-switched voice grade service to that	
[ [		i i		Customer through the provision of unbundled Local	
				Switching.	
				UNE Attachment	
] ]				4.x. Line Splitting	
1		1		4.x.x. CLECs may provide integrated voice and	
				data services over the same Loop by engaging in	
				"line splitting" as set forth in paragraph 18 of the	
1 1		1		FCC's Line Sharing Reconsideration Order (CC	
1 1				Docket Nos. 98-147, 96-98), released January 19,	
] [		1		2001. Any line splitting between two CLECs shall	
1 1		1		be accomplished by prior negotiated arrangement	
1 1				between those CLECs. To achieve a lien splitting	
1 1				capability, CLECs may utilize existing supporting	
1				OSS to order and combine in a line splitting	
1 1		1		configuration an unbundled xDSL capable Loop	
1 1		1		terminated to a collocated splitter and DSLAM	
				equipment provided by a participating CLEC,	
		1		unbundled switching combined with shared	
		1		transport, collocator-tocollocator connections, and	
1				available cross-connects, under the terms and	
		1		conditions set forth in their Interconnection	
1		1		Agreement(s). The participating CLECs shall	
1		1		provide any splitters used ina line splitting	
1		1		configuration. CLECs seeking to migrate existing	
1				UNE platform configurations to a line splitting	
1 1		1		configuration using the same unbundled elements	
1 1				utilized in the pre-existing platform arrangement	
1 1		1		may do so consistent with such implementation	
1		1		schedules, terms, conditions and guidelines as are	
				agreed upon for such migrations in the ongoing	
1 1				DSL Collaborative in the State of New York, NY	
L				PSC Case 00-C-0127, allowing for local	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				jurisdictional and OSS differences.	
	}				
				Copper/Fiber mix:	
				5.1 Sub-Loop. Subject to the conditions set forth	
				in Section 1of this Attachment and upon request, Verizon shall provide **CLEC with access to a Sub-	
				Loop (as such term is hereinafter defined) in	
				accordance with, and subject to, the terms and	
				provisions of this Section 5 and the rates set forth in	
				the Pricing Attachment. A "Sub-Loop" means a two-wire or four-wire metallic distribution facility	
				in Verizon's network between a Verizon feeder	
				distribution interface (an "FDI") and the rate	
				demarcation point for such facility (or network interface device ("NID") if the NID is located at	
i				such rate demarcation point). Verizon shall provide	
				**CLEC with access to a Sub-Loop in accordance	
				with, but only to the extent required by, Applicable Law.	
				5.2 **CLEC may request that Verizon reactivate	
				(if available) an unused drop and NID, install a new	
				drop and NID if no drop and NID are available or	
				provide **CLEC with access to a drop and NID that, at the time of **CLEC's request, Verizon is	
				using to provide service to the Customer (as such	
				term is hereinafter defined). New drops will be	
				installed in accordance with Verizon's standard procedures. In some cases this may result in	
				**CLEC being responsible for the cost of installing	
				the drop.	
				5.3 **CLEC may obtain access to a Sub-Loop	
1151111			110 (11) 0 (11)	<u> </u>	

		only at an FDI and only from a CLEC outside plant	
		interconnection cabinet (a "COPIC") or, if **CLEC	
		is collocated at a remote terminal equipment	
	1	enclosure and the FDI for such Sub-Loop is located	
		in such enclosure, from the collocation arrangement of **CLEC at such enclosure. To obtain access to a	
I .		Sub-Loop, **CLEC shall install a COPIC on an	
ł		easement or Right of Way obtained by **CLEC	
		within 100 feet of the Verizon FDI to which such	
i		Sub-Loop is connected. A COPIC must comply	
		with applicable industry standards. Subject to the	
		terms of applicable Verizon easements, Verizon	
İ		shall furnish and place an interconnecting cable	
		between a Verizon FDI and a **CLEC COPIC and	
İ		Verizon shall install a termination block within such	
		COPIC. Verizon shall retain title to and maintain	
J		the interconnecting cable. Verizon shall not be	
<b>,</b>		responsible for building, maintaining or servicing	
		the COPIC and shall not provide any power that	
1	1	might be required by the CLEC for any electronics	
l		in the COPIC. **CLEC shall provide any	
1		easement, Right of Way or trenching or supporting	
}		structure required for any portion of an	
		interconnecting cable that runs beyond a Verizon	
]		easement.	
		5.4 **CLEC may request from Verizon by	
ļ		submitting a loop make-up engineering query to	
		Verizon, and Verizon shall provide to **CLEC, the	
		following information regarding a Sub-Loop that	
		serves an identified Customer: the Sub-Loop's	
		length and gauge, whether the Sub-Loop has	
		loading and bridged tap, the amount of bridged tap	
		(if any) on the Sub-Loop and the location of the FDI	
1	1	to which the Sub-Loop is connected.	

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				5.5 To order access to a Sub-Loop, **CLEC must	
				first request that Verizon connect the Verizon FDI	
				to which the Sub-Loop is connected to a **CLEC	
				COPIC. To make such a request, **CLEC must	
				submit to Verizon an application (a "Sub-Loop	
				Interconnection Application") that identifies the	
				FDI at which **CLEC wishes to access the Sub-	
				Loop. A Sub-Loop Interconnection Application	
				shall state the location of the COPIC, the size of the	
				interconnecting cable and a description of the	
				cable's supporting structure. A Sub-Loop Interconnection Application shall also include a	
				five-year forecast of **CLEC's demand for access	
				to Sub-Loops at the requested FDI. **CLEC must	
1				submit the application fee set forth in the Pricing	
				Attachment (a "Sub-Loop Application Fee") with a	
				Sub-Loop Interconnection Application. **CLEC	
				must submit Sub-Loop Interconnection	
				Applications to:	
				[Former Bell Atlantic	
				services areas]:	
				USLA Project Manager	
				Bell Atlantic	
				Room 509	
				125 High Street	
}				Boston, MA 02110	
ļ				E-Mail:	
				Collocation.applications@	
Ì				BellAtlantic.com	
				In own	
ľ				[Former GTE service	
ĺ				areas]:	
	DE DIOMINI	DETITIONED IN VICEOUS A DV. WILLIAM		i and ATRITICIALIS	

Issue No.  Statement of Issue  Petitioners' Proposed Contract Language  Petitioners' Rationale  Verizon's Proposed Contract Language  **CLEC's Account Manager  5.6 Within sixty (60) days after it receives a complete Sub-Loop Interconnection Application for access to a Sub-Loop and the Sub-Loop Application Fee for such application, Verizon shall provide to **CLEC a work order that describes the work that Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the associated Sub-Loop Work Order, and Verizon	
5.6 Within sixty (60) days after it receives a complete Sub-Loop Interconnection Application for access to a Sub-Loop and the Sub-Loop Application Fee for such application, Verizon shall provide to **CLEC a work order that describes the work that Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
5.6 Within sixty (60) days after it receives a complete Sub-Loop Interconnection Application for access to a Sub-Loop and the Sub-Loop Application Fee for such application, Verizon shall provide to **CLEC a work order that describes the work that Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
5.6 Within sixty (60) days after it receives a complete Sub-Loop Interconnection Application for access to a Sub-Loop and the Sub-Loop Application Fee for such application, Verizon shall provide to **CLEC a work order that describes the work that Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
complete Sub-Loop Interconnection Application for access to a Sub-Loop and the Sub-Loop Application Fee for such application, Verizon shall provide to **CLEC a work order that describes the work that Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
complete Sub-Loop Interconnection Application for access to a Sub-Loop and the Sub-Loop Application Fee for such application, Verizon shall provide to **CLEC a work order that describes the work that Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
access to a Sub-Loop and the Sub-Loop Application Fee for such application, Verizon shall provide to **CLEC a work order that describes the work that Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
Fee for such application, Verizon shall provide to  **CLEC a work order that describes the work that  Verizon must perform to provide such access (a  "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection  Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
**CLEC a work order that describes the work that Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
Verizon must perform to provide such access (a "Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
"Sub-Loop Work Order") and a statements of the cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
cost of such work (a "Sub-Loop Interconnection Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
Cost Statement").  5.7 **CLEC shall pay to Verizon fifty percent (50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	100
(50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
(50%) of the cost set forth in a Sub-Loop Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
Interconnection Cost Statement within sixty (60) days of **CLEC's receipt of such statement and the	
days of **CLEC's receipt of such statement and the	
I I ASSOCIATED SHOPLOOD WORK UPDET, and VERIZON	
shall not be obligated to perform any of the work	
set forth in such order until Verizon has received	
such payment. A Sub-Loop Interconnection	
Application shall be deemed to have been	
withdrawn if **CLEC breaches its payment	
obligation under this Section 5.7. Upon Verizon 's	
completion of the work that Verizon must perform	
to provide **CLEC with access to a Sub-Loop,	
Verizon shall bill **CLEC, and **CLEC shall pay	
to Verizon, the balance of the cost set forth in the	
Sub-Loop Interconnection Cost Statement for such	
access.	
5.8 After Verizon has completed the installation of	
the interconnecting cable to a **CLEC COPIC and	
**CLEC has paid the full cost of such installation,	
**CLEC can request the cross connection of	
Verizon Sub-Loops to the **CLEC COPIC. At the	

Issue No.	Statement of Issue	Petitioners' Proposed Contract Language	Petitioners' Rationale	Verizon's Proposed Contract Language	Verizon Rationale
			——————————————————————————————————————	same time, **CLEC shall advise Verizon of the	
1 1		}		services that **CLEC plans to provide over the	
1				Sub-Loop, request any conditioning of the Sub-	
1 1				Loop and assign the pairs in the interconnecting	
				cable. **CLEC shall run any crosswires within the	
				COPIC.	
}				5.9 If **CLEC requests that Verizon reactivate an	
1				unused drop and NID, then **CLEC shall provide	
}		}		dial tone (or its DSL equivalent) on the **CLEC	
1		1		side of the applicable Verizon FDI at least twenty-	
l l				four (24) hours before the due date. On the due	
1 .				date, a Verizon technician will run the appropriate	
1				cross connection to connect the Verizon Sub-Loop	
1				to the **CLEC dial tone or equivalent from the	
1		1		COPIC. If **CLEC requests that Verizon install a	
1 (				new drop and NID, then **CLEC shall provide dial	
1 1				tone (or its DSL equivalent) on the **CLEC side of	
1 1				the applicable Verizon FDI at least twenty-four (24)	
1				hours before the due date. On the due date, a	
1				Verizon technician shall run the appropriate cross	
1 1		į.		connection of the facilities being reused at the	
1 1				Verizon FDI and shall install a new drop and NID.	
Ì				If **CLEC requests that Verizon provide **CLEC	
}				with access to a Sub-Loop that, at the time of	
<b>,</b> ,		1		**CLEC's request, Verizon is using to provide	
!!		Į į		service to a Customer, then, after **CLEC has	
] [				looped two interconnecting pairs through the	}
				COPIC and at least twenty four (24) hours before	
j		1		the due date, a Verizon technician shall crosswire	
		}		the dial tone from the Verizon central office	
				through the Verizon side of the COPIC and back	
				out again to the Verizon FDI and Verizon Sub-Loop	
		]		using the "loop through" approach. On the due date, **CLEC shall disconnect Verizon's dial tone,	
1				crosswire its dial tone to the Sub-Loop and submit	
KEY WITE			/ 11G (1 11) G ( 1 1 1		<u> </u>

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
				the **CLEC's long-term number portability	
1 1				request.	
1					
1 1				5.10 Verizon will not provide access to a Sub-Loop	
1				if Verizon is using the loop of which the Sub-Loop is	
1 1				a part to provide line sharing service to another	
1				CLEC or a service that uses derived channel	
}		1		technology to a Customer unless such other CLEC first terminates the Verizon-provided line sharing	
1 1		1		or such Customer first disconnects the service that	
1 1				utilizes derived channel technology.	
				atmizes delived channel technology.	
]				5.11 Verizon shall provide **CLEC with access to	
1 1				a Sub-Loop in accordance with negotiated intervals	
}				a cas good and a cas a c	
				5.12 Verizon shall repair and maintain a Sub-	
i i				Loop at the request of **CLEC and subject to the	
1 1				time and material rates set forth in the Pricing	
i i				Attachment. **CLEC accepts responsibility for	
} )				initial trouble isolation for Sub-Loops and	
1		}		providing Verizon with appropriate dispatch	
l l				information based on its test results. If (a) **CLEC	
1				reports to Verizon a Customer trouble, (b)	
1				**CLEC requests a dispatch, (c) Verizon dispatches	
1		•		a technician, and (d) such trouble was not caused by	
1				Verizon Sub-Loop facilities or equipment in whole	
				or in part, then **CLEC shall pay Verizon the	
				charge set forth in the Pricing Attachment for time	
				associated with said dispatch. In addition, this	
1				charge also applies when the Customer contact as	
				designated by **CLEC is not available at the	
				appointed time. If as the result of **CLEC	
j				instructions, Verizon is erroneously requested to	
				dispatch to a site on Verizon company premises	
				("dispatch in"), a charge set forth in the Pricing	
		DETITIONED IS NEGEGIADA. W		Attachment will be assessed per occurrence to	<u> </u>

Issue		Petitioners' Proposed Contract	Petitioners' Rationale		
No.	Statement of Issue	Language		Verizon's Proposed Contract Language	Verizon Rationale
n b r g f a f a	MCIm proposes that when Verizon upgrades its network to provide DSL-based services out of remote terminals, it be given access to those remote facilities (or to Loops attached to those remote facilities) on the same terms and conditions as Verizon has access or provides access to its affiliates.	See WCOM's Contract Language at III-10.	See WCOM's Rationale at III-10.	**CLEC by Verizon. If as the result of **CLEC instructions, Verizon is erroneously requested to dispatch to a site outside of Verizon company premises ("dispatch out"), a charge set forth in the Pricing Attachment will be assessed per occurrence to **CLEC by Verizon.  5.13 Collocation in Remote Terminals.  To the extent required by Applicable Law, Verizon shall allow **CLEC to collocate equipment in a Verizon remote terminal equipment enclosure in accordance with, and subject to, the rates, terms and conditions set forth in the Collocation Attachment.	Verizon does not dispute that the Commission's Line Sharing Reconsideration Order clarified that the obligation to provide access to the high frequency portion of the loop ("HFPL") extends to loops served by fiber-fed DLC. WorldCom's contract language, however, goes beyond Commission requirements that currently govern the industry and prejudge the Commission's ongoing evaluation of many of the numerous and complex technical and operational issues resulting from the Line Sharing Reconsideration Order.  Verizon's contract language provides access to the high frequency portion of a loop where fiber has been deployed: AT&T and WorldCom currently can access the